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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/986,115	11/07/2001	Andreas Buos	085874-0381	4653
22428	7590 11/01/2006		· EXAMINER	
FOLEY AND LARDNER LLP			DABNEY, PHYLESHA LARVINIA	
SUITE 500 3000 K STRE	ET NW		ART UNIT	PAPER NUMBER
WASHINGTON, DC 20007			2615	
			DATE MAILED: 11/01/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/986,115	BUOS ET AL.	r
Office Action Summary	Examiner	Art Unit	
	Phylesha L. Dabney	2615	
The MAILING DATE of this communicat Period for Reply	ion appears on the cover sheet wi	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA: - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communical if the period for reply specified above is less than thirty (30) dated in the period for reply is specified above, the maximum statutor Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no event, however, may a restant. ys, a reply within the statutory minimum of thirty y period will apply and will expire SIX (6) MON by statute, cause the application to become AB	ply be timely filed (30) days will be considered timely. FHS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed o	n <u>6/29/06</u> .		
2a)☐ This action is FINAL . 2b)[This action is non-final.	·	
3) Since this application is in condition for closed in accordance with the practice to			i
Disposition of Claims			
4) ☐ Claim(s) 1-45 is/are pending in the appl 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) 1,4-23 and 26-30 is/are allower 6) ☐ Claim(s) 31-34,36-43 and 45 is/are rejection 7) ☐ Claim(s) 35 and 44 is/are objected to. 8 ☐ Claim(s) are subject to restriction	vithdrawn from consideration. d. cted.		
Application Papers			
9) The specification is objected to by the Extra 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	☐ accepted or b)☐ objected to I to the drawing(s) be held in abeyan correction is required if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d)).
Priority under 35 U.S.C. § 119			
a) Acknowledgment is made of a claim for the algorithms algorithm	numents have been received. Suments have been received in Apriority documents have been Bureau (PCT Rule 17.2(a)).	oplication No received in this National Stage	,
Attachment(s)		•	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-93) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date 	Paper No(s	ummary (PTO-413) I/Mail Date formal Patent Application (PTO-152) _	ţ

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DETAILED ACTION

This action is in response to the amendment filed on 29 June 2006 in which claims 1, 4-23, and 26-45 are pending. Claims 2-3 and 24-25 were cancelled.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 31-34, 36-43, and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Erickson (U.S. Patent No. 1,985,722).

Regarding claims 31-32 and 37, Erickson teaches a loudspeaker exciter assembly comprising: a base plate (33) for attachment to an acoustic radiator (23, 24, 30-31; 35-38); and an exciter (10, 12-14, 17-18; 46-47) attached to said base plate in a repeatedly engageable manner (page 2, col.2 line 7).

Erickson fails to teach any means, such as non-repeatedly engageable, for attaching the base plate to acoustic radiator (specifically Erickson does not teach how item 23; 35 is attached to the base plate).

However, the Admitted Prior Art (office action dated 3/29/06) teaches that it was known to use attachment means such as glues, to secure plates (planar surface) to radiators and minimized distortion from movement. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use any means including non-

repeatably engageable adhesive glue to secure the base plate to the radiator of Erickson for the reason stated above.

Regarding claim 33, Erickson teaches the loudspeaker exciter assembly according to claim 31 or claim 32, wherein said exciter is engageable with said base plate via a releasable connection (page 2, col. 2 line 7).

Regarding claim 34, Erickson teaches the loudspeaker exciter assembly according to claim 33, wherein said releasable connection is a threaded connection (page 2, col. 2 line 7).

Regarding claim 36, Erickson teaches the loudspeaker exciter assembly according to claim 33, further comprising a locking device (threaded connection, page 2, col. 2 line 7) for locking said releasable connection.

Regarding claims 38-41, see the rejection of claim 31-32 and 37.

Regarding claims 42-43, see the rejection of claims 33-34.

Regarding claim 45, see the rejection of claim 36.

Allowable Subject Matter

Claims 35 and 44 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Claims 1-30 are allowed. With respect to these claims, the prior art of record fails to teach a bending wave exciter comprising a coupler attached to a surface of the acoustic radiator, a voice coil assembly attached to the coupler, and a suspension attached to the coupler and magnetic assembly for supporting the magnet assembly adjacent to the voice coil assembly relative to the coupler, as substantially described and connected with the other functional language of these claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phylesha L. Dabney whose telephone number is 571-272-7494.

The examiner can normally be reached on Mondays, Tuesdays, Wednesdays, Fridays 8:30-4 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sinh Tran can be reached on 571-272-7564. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks P O Box 1450 Alexandria, VA 22313-1450

Or faxed to:

(703) 273-8300, for formal communications intended for entry and for informal or draft communications, please label "Proposed" or "Draft" when submitting an informal amendment.

Hand-delivered responses should be brought to:

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314 Application/Control Number: 09/986,115

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October 15, 2006

SUPERMISORY PATENT EVANSIMER

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